ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address	ess):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Optio	nal):		
E-MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET ADDRESS:			
MAILING ADDRESS: CITY AND ZIP CODE:			
BRANCH NAME:			
CHILD'S NAME:			
FINDINGS AND ORDERS AFTER IN-HOME ST	ATUS REVIEW HEARING—		
CHILD PLACED WITH PREVIOUSLY NON		CASE NUMBER:	
(Welf. & Inst. Code, §§ 364			
In-home status review hearing	•		
a. Date:	e. Court reporter (name):		
b. Department:	f. Bailiff (name):		
c. Judicial officer (name):	g. Interpreter (name and la	anguage):	
d. Court clerk (name):			
h Party (nama):	Present Attorney (Appointed	
h. Party (name):	Present Attorney (<u>'name):</u>	
(1) Child: (2) Mother:	\vdash		
()	H		
(3) Father—presumed:(4) Father—biological:			
(5) Father—alleged:	H		
(6) Legal guardian:	H		
(7) Indian custodian:			
(8) De facto parent:			
(9) County agency social worker:			
(10) Other (specify):			
i. Others present in courtroom:			
(1) Court Appointed Special Advocate (CASA) volu	nteer (name):		
(2) Other <i>(name):</i>			
(3) Other (name):			
2. The court has read and considered and admits into	avidance:		
	oriaciioo.		
b. Report of CASA volunteer dated:c. Other (specify):			
d. Other (specify):			
S Canor (opcomy).			
BASED ON THE FOREGOING AND ON ALL OTHER EVIDENCE RECEIVED, THE COURT FINDS AND ORDERS:			
3. a. Notice of the date, time, and location of the h	earing was given as required by law	I.	
b. For child 10 years of age or older who is n	ot present: The child received prop	per notice of his or her right to	
attend the hearing.			
4. a. The child is may be an I	ndian child, and notice of the proce	eding and the right of the tribe to intervene	
	was provided as required by law. Proof of such notice was filed with this court.		
b. There is reason to believe that the child may		the proceedings was provided to the	
Bureau of Indian Affairs as required by law. F	-	· · · · · · · · · · · · · · · · · · ·	

	JV-426
CHILD'S NAME:	CASE NUMBER:
_	
5. A Court Appointed Special Advocate is appointed for the child.	
6. Paternity	
a. The court inquired of the mother others (names and relationship as to the identities and addresses of all presumed or alleged fathers. All alleged had not previously submitted a Statement Regarding Paternity (Juvenile Dependent and ordered to complete form JV-505 and submit it to the court.	fathers present during the hearing who
 b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. C (1) alleged father (name): (2) alleged father (name): (3) alleged father (name): 	ode, § 316.2 to
Advisements and waivers	
7. The court informed and advised the mother biological father legal guardian child presumed father alleged father Indian custodian other (specify):	
of the following: the right of each parent or guardian and the child to be present and to be stage of the proceedings and, if any of the parties is financially unable to retain counsel, a exists, subject to the court's right to seek reimbursement; the right to assert the privilege a to confront and cross-examine witnesses; the right to subpoena witnesses; and the right to behalf.	ny right to appointed counsel that against self-incrimination; the right
B. The mother biological father legal guardian presumed father alleged father Indian custodian other (specify):	child
has knowingly and intelligently waived the right to a court trial on the issues, the right to self-incrimination, the right to confront and cross-examine adverse witnesses, the right to sright to present evidence on his or her own behalf.	
Family maintenance services	
9. By prior order of the court, the child was removed from the mother presumed father biological father allege legal guardian Indian custodian other (specify):	d father
and placed with a previously noncustodial parent, the mother presumed father biological father other (specify):	

CHILD'S N	AME:	CASE NUMBER:
_		
10.	Family maintenance services were ordered for the previously noncustodial parent, a. the extent of progress toward eliminating the conditions or factors requiring county of the extent of progress toward eliminating the conditions or factors requiring county of the extent of progress toward eliminate the conditions or factors requiring to the extent of the evidence of the conditions or factors requiring to the extent of the evidence, conditions that would justify the intent of the evidence, conditions that would justify the intent of the evidence, conditions that would justify the intent of the evidence, conditions that would justify the intent of the evidence, conditions that would justify the exist or those conditions are likely to exist if supervision is withdrawn. For example, the extent of the evidence, conditions or factors requiring county and exist if supervision is withdrawn. For example, the exist if supervision is withdrawn.	urt supervision has been ellent court supervision were itial assumption of jurisdiction o recur if supervision is withdrawn. Welf. & Inst. Code, § 300 no longer exist,
	terminated.	army marrier area derviced are
Reunificati	on services	
11.	By prior order of the court, reunification services were ordered for mother presumed father biological father other (specify): Regarding that person:	
	a. The extent of progress made toward alleviating or mitigating the causes nec none minimal adequate substantial	excellent
	b. Services offered by the county agency designed to aid in overcoming the product adequate inadequate	oblems that led to the initial removal were
	c. Reunification services are (1) terminated. (2) continued (a) as previously ordered. (b) as modified (i) on the record. (ii) in the case plan.	
	d. The return of the child would not create a substantial risk of detriment physical or emotional well-being and is in the child's best interest. The of the person. The agency will provide family maintenance services, a services. The factual basis for this order is (1) as stated on the record. (2) as follows:	child is ordered returned to the custody
Education		
12.	The right of the mother biological father legal guardian presumed father alleged father Indian custodian other (specify): to make educational decisions for the child is limited as set forth in the Order Limit Decisions for the Child and Appointing Responsible Adult as Educational Representis matter.	-
13.	The mother biological father legal guardian presumed father Indian custodian other (specify): must ensure the child's regular school attendance and make reasonable efforts to necessary to meet the child's specific needs.	obtain the education services

Date:

Number of pages attached:____

JUDGE

JUDGE PRO TEMPORE

COMMISSIONER